



United States District Court

EASTERN	DISTRICT OF	MICHIGAN
UNITED STATES OF AMERICA	A	CRIMINAL COMPLAINT
V.		CASE NUMBER:
JOSE RAMON REYES-SANG		
(Name and Address of Defendant)		D06-30021
		06-30021 JAN 1 1 2006
knowledge and belief. On or about JANU	JARY 2, 2006	llowing is true and Confection the Best of my in DETROIWayne District of Michigan,
knowingly, willfully and unlawfully a from Michigan to State of Texas wit for Murder (2 counts) and Felony Fire	h the intent and purpor	
in violation of Title 18 United state that I am a Special Agent Official Title		
(SEE ATTACHED AFFIDAVIT)		
Continued on the attached sheet and made a p	part hereof:	Yes
	they	Signature of Complaint S/A George Nikolopoulos Federal Bureau of Investigation
Sworn to before me and subscribed in my pro	esence,	
January 11, 2006 Date	at <u>Detroit, l</u>	Michigan City and State
United States Magistrate Judge, Honorable N Name & Title of Judicial Officer	Mona Majzoub	Signature of Judicial Officer

AFFIDAVIT

Special Agent George Nikolopoulos, Federal Bureau of Investigation, after being duly sworn, deposes and says the following:

- 1. On January 1, 2006, an arrest warrant was issued by the 36th District Court, Detroit, Michigan, charging Jose Ramon Reyes-Sanchez, defendant herein, with Murder (2 counts) and Felony Firearm, which are felonies under the laws of the State of Michigan. The Detroit Police Department is currently holding a valid warrant for the arrest of the defendant on the charges stated above based on the alleged crime.
- 2. On January 3, 2006, the Office of the Prosecuting Attorney, Wayne County, Detroit, Michigan, requested assistance from the Federal Bureau of Investigation, Detroit, Michigan, to locate and apprehend the defendant based on recommendation from the Detroit Police Department.
- 3. Investigation has revealed that the defendant fatally shot two males on December 31, 2005. The shooting was the result of a verbal confrontation. Several witnesses at the scene, identified the defendant as the perpetrator. The defendant was known by the victim. The defendant is known to the witnesses. The defendant is aware that his identity is known to law enforcement.

- 4. Attempts to locate the defendant by the Detroit Police Department has proved futile. As a result of investigative contacts with associates of the defendant and a National Crime Information Center inquiry, information was received that the defendant was observed in the State of Texas by law enforcement officers. Unaware of fugitive's wanted status, the defendant was released. The defendant has fled to avoid apprehension and prosecution.
- 5. The above is known to the undersigned to be true through reliable information obtained from results of investigation conducted by the Detroit Police Department and the Metropolitan Major Crime Task Force.

George Nikolopoulos

Special Agent

Federal Bureau of Investigation

Sworn to and subscribed before me this the 11 th. day of January, 2006

U.S. Magistrate Judge, Mona Majzoub